IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

CRIMINAL MISC.APPLICATION No 1037 of 1997

For Approval and Signature:

Hon'ble MR.JUSTICE N.N.MATHUR

- Whether Reporters of Local Papers may be allowed to see the judgements?
- 2. To be referred to the Reporter or not?
- 3. Whether Their Lordships wish to see the fair copy of the judgement?
- Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
- 5. Whether it is to be circulated to the Civil Judge?

SANJEEVKUMAR RIKHAVDAS SHARMA

Versus

MANJUBEN SHRAVANBHAI VASAVA

Appearance:

MR BA SURTI for Petitioner

SERVED for Respondent No. 1

Mr M A Bukhari, APP for Respondent No. 2

CORAM : MR.JUSTICE N.N.MATHUR Date of decision: 02/04/97

ORAL JUDGEMENT

Leave to amend.

This Misc.Criminal application has been filed for quashing the proceedings of Misc.Criminal Application No.169/96 pending in the court of J.M.F.C., Ankleswar, Bharuch. It appears that proceedings have been initiated under section 125 of the Cr.P.C. at the instance of

non-applicant, Manjuben S Vasava. The learned Judicial Magistrate, by an interim order, awarded maintenance Rs.200/- pending application under section 125. There is a dispute even with respect to the factum of the marriage. However, it is not necessary to go into details as the parties have compromised the dispute. The composition dated 2.4.1997 signed by both the parties and identified by the concerned Advocates is placed on record. The said composition has been read out in presence of both the parties. They have stated before me that they have entered into the compromise with their will.

In view of this, the application pending before the Court of the learned Judicial Magistrate First Class, Ankleswar, Bharuch stands disposed of in terms of the consent terms dated 2.4.1997.

Rule made absolute to the aforesaid extent.

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